 (Original	Signature of	Member)

107TH CONGRESS 2D SESSION

П. К.

IN THE HOUSE OF REPRESENTATIVES

Mr.	Markey	introduced	the	following	bill;	which	was	referred	to	the
	Com	mittee on _								

A BILL

To establish a task force to evaluate and make recommendations with respect to the security of sealed sources of radioactive materials, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Dirty Bomb Prevention
- 5 Act".



1 SEC. 2. RADIATION SOURCE PROTECTION.

2	(a) AMENDMENT.—Chapter 14 of the Atomic Energy
3	Act of 1954 (42 U.S.C. 2201 et seq.) is amended by add-
4	ing at the end the following new section:
5	"Sec. 170C. Radiation Source Protection.—
6	"a. Task Force on Sealed Source Protec-
7	TION.—
8	"(1) Establishment.—There is hereby estab-
9	lished a task force on sealed source protection.
10	"(2) Membership.—The task force shall be
11	headed by the Chairman of the Commission or his
12	designee. Its members shall be the following:
13	"(A) The Secretary of Defense or his des-
14	ignee.
15	"(B) The Secretary of Transportation or
16	his designee.
17	"(C) The Attorney General or his designee.
18	"(D) The Secretary of State or his des-
19	ignee.
20	"(E) The Director of the Central Intel-
21	ligence Agency or his designee.
22	"(F) The Director of the Federal Emer-
23	gency Management Agency or his designee.

"(G) The Director of the Federal Bureau

of Investigation or his designee.



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1	"(G) The Homeland Security Officer or his
2	designee.
3	"(3) Duties.—
4	"(A) In general.—The task force, in
5	consultation with other State, Federal, and
6	local agencies and members of the public, as
7	appropriate, shall evaluate and provide rec-
8	ommendations to ensure the security of sealed
9	sources from potential terrorist threats, includ-
10	ing acts of sabotage, theft, or use of such
11	sources in a radiological dispersal device.
12	"(B) Recommendations to congress
13	AND THE PRESIDENT.—Not later than 180
14	days after the date of the enactment of this sec-
15	tion, and not less than once every 3 years there-
16	after, the task force shall submit a report to
17	Congress and to the President, in unclassified
18	form with a classified annex if necessary, pro-
19	viding recommendations, including rec-
20	ommendations for appropriate regulatory and
21	legislative changes, for—
22	"(i) the establishment of or modifica-
23	tions to a classification system for sealed
24	sources based on their potential

attractiveness to terrorists and the extent



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1	of the threat to public health and safety,
2	taking into account sealed source radioac-
3	tivity levels, dispersability, chemical and
4	material form, and other factors as appro-
5	priate;
6	"(ii) the establishment of or modifica-
7	tions to a national system for recovery of
8	sealed sources that have been lost or sto-
9	len, taking into account the classification
10	system established under clause (i);
11	"(iii) the storage of sealed sources not
12	currently in use in a safe and secure man-
13	ner;
14	"(iv) the establishment of or modifica-
15	tion to a national tracking system for
16	sealed sources, taking into account the
17	classification system established under
18	clause (i);
19	"(v) the establishment of or modifica-
20	tions to a national system to impose fees
21	to be collected from users of sealed
22	sources, to be refunded when the sealed
23	sources are returned or properly disposed
24	of, or any other method to ensure the re-
25	turn or proper disposal of sealed sources;



1	"(vi) any modifications to export con-
2	trols on sealed sources necessary to ensure
3	that foreign recipients of sealed sources
4	are able and willing to control United
5	States-origin sealed sources in the same
6	manner as United States recipients;
7	"(vii) whether alternative technologies
8	are available that can perform some or all
9	of the functions currently performed by de-
10	vices that employ sealed sources, and if so,
11	the establishment of appropriate regula-
12	tions and incentives for the replacement of
13	such devices with alternative technologies
14	in order to reduce the number of sealed
15	sources in the United States; and
16	"(viii) the creation of or modifications
17	to procedures for improving the security of
18	sealed sources in use, transportation, and
19	storage, which may include periodic Com-
20	mission audits or inspections to ensure
21	that sealed sources are properly secured
22	and can be fully accounted for, Commis-
23	sion evaluation of security measures, in-
24	creased fines for violations of Commission
25	regulations relating to security and safety



1	measures applicable to licensees who pos-
2	sess sealed sources, background checks for
3	certain individuals with access to sealed
4	sources, assurances of the physical security
5	of facilities that contain sealed sources,
6	and the screening of shipments to facilities
7	particularly at risk for sabotage of sealed
8	sources to ensure that they do not contain
9	explosives.
10	"b. Commission Actions.—Not later than 60 days
11	after receipt by Congress and the President of the report
12	required under subsection a.(3)(B), the Commission, in
13	accordance with the recommendations of the task force,
14	shall take any appropriate actions, including commencing
15	revision of its system for licensing sealed sources, and
16	shall take necessary steps to ensure that States that have
17	entered into an agreement under section 274 b. establish
18	compatible programs in a timely manner.
19	"c. National Academy of Sciences Study.—Not
20	later than 60 days after the date of the enactment of this
21	section, the Commission shall enter into an arrangement
22	with the National Academy of Sciences for a study of in-
23	dustrial, research, and commercial uses for sealed sources.
24	The study shall review the current uses for sealed sources,

25 identifying industrial or other processes that utilize sealed



- 1 sources that could be replaced with economically and tech-
- 2 nically equivalent (or improved) processes that do not re-
- 3 quire the use of radioactive materials. The Commission
- 4 shall transmit the results of the study to Congress within
- 5 24 months after the date of the enactment of this section.
- 6 "d. Definition.—For purposes of this section, the
- 7 term 'sealed source' means any byproduct material or spe-
- 8 cial nuclear material encased in a capsule designed to pre-
- 9 vent leakage or escape of the material, except that such
- 10 term does not include fuel or spent fuel.".
- 11 (b) Table of Sections Amendment.—The table of
- 12 sections of the Atomic Energy Act of 1954 is amended
- 13 by adding at the end of the items relating to chapter 14
- 14 the following new items:



[&]quot;Sec. 170B. Uranium supply.

[&]quot;Sec. 170C. Radiation source protection.".